

IN THE UNITED STATES
PATENT AND TRADEMARK OFFICE

Declaration and Power of Attorney

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled **DISPERSION COMPENSATING MODULE AND FIBER FOR CONTROL OF RESIDUAL DISPERSION**, the specification of which was filed on March 15, 2002 as U.S. Patent Application Serial No. 10/098,679.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by an amendment, if any, specifically referred to in this oath or declaration.

I acknowledge the duty to disclose all information known to me which is material to patentability as defined in Title 37, Code of Federal Regulations, 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

None

I hereby claim the benefit under Title 35, United States Code, 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, 112, I acknowledge the duty to disclose all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

None

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section

1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

I hereby appoint the following attorney(s) with full power of substitution and revocation, to prosecute said application, to make alterations and amendments therein, to receive the patent, and to transact all business in the Patent and Trademark Office connected therewith:

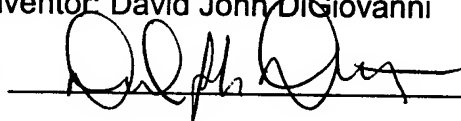
John M. Harman
Michael A. Morra

Reg. No. 38,173
Reg. No. 28,975

I hereby appoint the attorney(s) on ATTACHMENT A as associate attorney(s) in the aforementioned application, with full power solely to prosecute said application, to make alterations and amendments therein, to receive the patent, and to transact all business in the Patent and Trademark Office connected with the prosecution of said application. No other powers are granted to such associate attorney(s) and such associated attorney(s) are specifically denied any power of substitution or revocation.

Full name of 1st joint inventor: David John DiGiovanni

Inventor's signature



Date

4/23/02

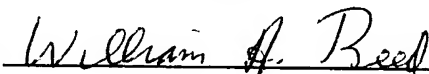
Residence: Montclair, NJ, US

Citizenship: US

Post Office Address: 126 Montclair Avenue
Montclair, NJ 07042

Full name of 2nd inventor: William A. Reed

Inventor's signature



Date

4/23/02

Residence: Summit, NJ, US

Citizenship: US

Post Office Address: 143 Blackburn Road
Summit, NJ 07901

Full name of 3rd inventor: Man F. Yan

Inventor's signature

Man F. Yan

Date

4/23/02

Residence: Berkeley Heights, NJ, US

Citizenship: US

Post Office
Address:

75 Highland Circle
Berkeley Heights, NJ 07922

Full name of 4th inventor: Lars Gruner-Nielsen

Inventor's signature

Date

Residence: Bronshoj, Denmark

Citizenship: Denmark

Post Office
Address:

Abendingen 22A
2700 Bronshoj
DENMARK

Full name of 5th inventor: Susanne Dyrbol

Inventor's signature

Date

Residence: Haslev, Denmark

Citizenship: Denmark

Post Office
Address:

Freerslevvej 3
4690 Haslev
DENMARK

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DiGiovanni 63-1-4-30-31

Full name of 3rd inventor: Man F. Yan

Inventor's signature _____ Date _____

Residence: Berkeley Heights, NJ, US

Citizenship: US

Post Office 75 Highland Circle
Address: Berkeley Heights, NJ 07922

Full name of 4th inventor: Lars Gruner-NielsenInventor's signature Lars Gruner-Nielsen Date 20020412

Residence: Bronshoj, Denmark

Citizenship: Denmark

Post Office V
Address: Alendingen 22A
 2700 Bronshoj
 DENMARK

Full name of 5th inventor: Susanne DyrbolInventor's signature Susanne Dyrbol Date 20020410

Residence: Haslev, Denmark

Citizenship: Denmark

Post Office Freerslevvej 3
Address: 4690 Haslev
 DENMARK

ATTACHMENT A

Attorney Names: Peter H. Priest

Reg. No.: 30,210

Steven R. Quinley

Reg. No.: 47,012

Edward V. Charbonneau

Reg. No.: 35,478

Telephone calls should be made to:

Phone No.: 919-942-1434

Fax. No.: 919-969-7844

All written communications are to be addressed to:

Priest & Goldstein, PLLC

529 Dogwood Drive

Chapel Hill, NC 27516